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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/439,217		11/12/1999	CHRISTOPHER BURKE BARROSO	2-11-36	1398
	7590	11/07/2003		EXAMI	NER
DOCKET A	ADMINI	STRATOR	CONTEE, JOY KIMBERLY		
LUCENT TI	ECHNOL	OGIES INC			
600 MOUN			ART UNIT	PAPER NUMBER	
P O B OX 63	6 RM 3C	512	2686	, (
MURRAY F	IILL, NJ	079740636	DATE MAILED: 11/07/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/439,217

Applicant(s)

Barroso et al.

Examiner

Joy Contee

Art Unit 2686

	- The MAILING DATE of this communication appears	on the cover shee	et with t	he correspondence address
	for Reply			
	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.	TO EXPIRE	3	MONTH(S) FROM
- Extensi	sions of time may be available under the provisions of 37 CFR 1.136 (a). In a	no event, however, mar	y a reply be	a timely filed after SIX (6) MONTHS from the
•	g date of this communication. period for reply specified above is less than thirty (30) days, a reply within th	he statutory minimum of	f thirty (30)) days will be considered timely.
- If NO p	period for reply is specified above, the maximum statutory period will apply as to reply within the set or extended period for reply will, by statute, cause the	and will expire SIX (6) M	ONTHS fro	om the mailing date of this communication.
- Any rep	pply received by the Office later than three months after the mailing date of the patent term adjustment. See 37 CFR 1.704(b).			
Status	patent term adjustment. Oct of the transport	•		
_	Responsive to communication(s) filed on Jul 30, 20	<u>)03</u>		·
2a) 🗌	This action is FINAL . 2b)	tion is non-final.		
3) 🗆	Since this application is in condition for allowance e closed in accordance with the practice under Ex par	•		•
Disposit	tion of Claims			
4) 💢	Claim(s) 1-5, 8, 10, and 12			is/are pending in the application.
4	4a) Of the above, claim(s)			is/are withdrawn from consideration.
5) 🗆	Claim(s)			is/are allowed.
6) 💢	Claim(s) 1-5, 8, and 10			is/are rejected.
7) 💢	Claim(s) <u>12</u>			is/are objected to.
8) 🗆	Claims	are s	subject 1	to restriction and/or election requirement.
Applica	ation Papers			
9) 🗆	The specification is objected to by the Examiner.			
10)💢	The drawing(s) filed on Sep 3, 2002 is/are	a) 💢 accepted	or b)□	objected to by the Examiner.
	Applicant may not request that any objection to the de	irawing(s) be held	in abey	ance. See 37 CFR 1.85(a).
11)	The proposed drawing correction filed on	is: a	a) 🗆 ap	proved b) \square disapproved by the Examiner.
	If approved, corrected drawings are required in reply t	to this Office action	on.	
12)	The oath or declaration is objected to by the Examin	iner.		
Priority	under 35 U.S.C. §§ 119 and 120			
13)□	Acknowledgement is made of a claim for foreign pr	riority under 35 l	U.S.C. §	§ 119(a)-(d) or (f).
a)	☐ All b)☐ Some* c)☐ None of:			
•	1. Certified copies of the priority documents have	e been received.	•	
:	2. \square Certified copies of the priority documents have	e been received	in Appli	ication No
	3. Copies of the certified copies of the priority do application from the International Bures	au (PCT Rule 17.	'.2(a)).	•
_	ee the attached detailed Office action for a list of the			
_	_			
a) ∟	3 - 3 - 3 - 5 - 5 - 5 - 5 - 5 - 5 - 5 -			
	Acknowledgement is made of a claim for domestic	priority under 3:	5 U.S.C.	. §§ 120 and/or 121.
Attachme	ent(s) stice of References Cited (PTO-892)	41 Tatanian Sum	IDTO	COO Devel Male)
~	tice of Draftsperson's Patent Drawing Review (PTO-948)	Interview Surning Notice of Inform		413) Paper No(s)
	formation Disclosure Statement(s) (PTO-1449) Paper No(s)	6) Other:	USI LArour '	Application (P10-192)
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Art Unit: 2686

DETAILED ACTION

Response to Arguments

1. The indicated allowable subject matter of claims 7,9 and 11 is withdrawn in view of the newly discovered reference to Huston et al., U.S. Patent No. 6,266,008. Rejections based on the newly cited reference follow.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1,2,4-5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malcolm et al. ("Malcolm"), U.S. Patent No. 5,790,939, previously cited, in view of Huston et al., U.S. Patent No. 6,266,008.

Regarding claim 1, Malcolm discloses a method of time calibration comprising the steps of:

Application/Control Number: 09/439,217 Page 3

Art Unit: 2686

determining a calibration time (i.e., reads on timing control derived directly from the satellite's frame reference) using system timing information and embedded satellite timing information (col. 7, lines 66-67 to col. 8, line 5 and col. 10, lines 21-30); and

transmitting to the base station (i.e., reads on gateway earth station (26)) the calibration time and a reference frame identifier (i.e., frame reference), wherein the reference frame identifier specifies a frame boundary (i.e., reads on unique word defining start of frame) of a reference system pulse (i.e., system control subsystem (SCS)) corresponding to the system timing information (col. 10, lines 26-51).

Malcolm does not explicitly disclose either receiving aiding information associated with at least one satellite signal and holding information for indicating when the aiding information expires; or transmitting a time for indicating a time duration wherein an estimated frequency or code phase search range is valid.

In a similar field of endeavor, Huston provides evidence of receiving aiding information (i.e., timing signals from a certain repeater) associated with at least one satellite signal and holding information (i.e., inherently included in repeater unique identification) for indicating when the aiding information expires (i.e., allocated time window) (col. 6, lines 20-35 and 46-60).

At the time of the invention it would have been obvious to one of ordinary skill in the art to modify Malcom to include aiding information such as additional timing signals from a certain repeater for the purpose of updating a location or correcting calibration information.

Art Unit: 2686

Regarding claim 2, Malcolm further discloses a method of time calibration comprising the steps of:

receiving at a receiver a message at a base station (i.e., reads on gateway earth station (26)) having a calibration time and a reference frame identifier (i.e., frame reference), wherein the message is received over one or more frames, the reference frame identifier specifying a frame boundary (i.e., reads on unique word defining start of frame) of a reference system pulse, the calibration time being determined using satellite timing information (i.e., payload response channel (PRC)) and the reference system pulse (i.e., SCS) (col. 10, lines 20-51); and

synchronizing the receiver (i.e., of the gateway earth station (26)) to satellite timing using the calibration time, the reference frame identifier and a reference point in a frame specified by the reference frame identifier (col. 10, lines 41-51).

Malcolm fails to explicitly disclose determining a second calibration time at the receiver using a detected satellite signal; and transmitting the second calibration time.

Huston further discloses determining a second calibration time (i.e., reads on that received from a certain repeater) at the receiver using a detected satellite signal (e.g., GPS signals) (col. 6, lines 46-57); and transmitting (i.e.,reads on base station applying the correction upon receipt of the repeater timing signal) the second calibration time (col. 6, lines 48-57).

At the time of the invention it would have been obvious to one of ordinary skill in the art to modify Malcom to include aiding information such as additional timing signals from a certain repeater for the purpose of updating a location or correcting calibration information.

Art Unit: 2686

Regarding claim 4, Malcolm discloses the method of claim 1, wherein the step of determining the calibration time comprises the steps of:

detecting at least one satellite signal (PRC) (col. 10, lines 26-30); and determining the embedded satellite timing using the detected at least one satellite signal (col. 10, lines 26-51).

Regarding claim 5, Malcolm discloses the method of claim 4, comprising the additional step of:

receiving Doppler frequency information associated with the at least one satellite signal being detected prior to the step of detecting the at least one satellite signal (col. 8, lines 54-57).

Regarding claim 8, Malcolm discloses the method of claim 1, comprising the additional step of: transmitting an estimating frequency or code phase search range (col. 8, lines 17-20).

4. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Malcolm, in view of Noguchi, U.S. Patent No. 4,607,257, previously used in final rejection.

Regarding claim 3, Malcolm discloses the limitations of claim 1, comprising the additional step of. Malcolm does not specifically disclose: receiving a request to perform timing calibration prior to the step of determine the calibration time.

In a similar field of endeavor, Noguchi discloses receiving a request to perform timing calibration prior to the step of determine the calibration time. (col. 7, lines 67-68 to col. 8, line 2).

Application/Control Number: 09/439,217 Page 6

Art Unit: 2686

At the time of the invention it would have been obvious to one of ordinary skill in the art to have modified Malcolm to include a time calibration command sent from the earth station for the purpose of letting the satellite know when it is time for synchronization.

5. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Malcolm and Huston, in view of, Abraham et al., (hereafter "Abraham") U.S. Patent NO. 5,510,797.

Regarding claim 10, Malcolm and Huston disclose the limitation of claim 2. Noguchi fails to explicitly disclose, wherein the step of receiving at the receiver the message having the calibration time and the reference frame identifier comprises: time stamping the message to indicate a time at which the message was received by the receiver.

In a similar field of endeavor, Abraham is evidence of a user time stamping a calibrated signal such that the recipient will know if the message is current or old (col. 6, lines 53-67.

At the time of the invention it would have been obvious to one of ordinary skill in the art to have modified Malcolm to include a time stamp on the calibration message for the purpose of identifying the relevancy of the calibration message, i.e., current or old..

Application/Control Number: 09/439,217 Page 7

Art Unit: 2686

Allowable Subject Matter

6. Claim 12 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

7. The following is a statement of reasons for the indication of allowable subject matter:

Prior art of record fails to explicitly disclose the details of the claim as described.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Soliman, U.S. Patent No. 6,166,685, discloses a wireless user position update using infrastructure measurements.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joy K. Contee whose telephone number is (703) 308-0149. The Examiner can normally be reached between 5:30 a.m. and 2:00 p.m., Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold, can be reached on (703)305-4379.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to Customer Service whose telephone number is (703)306-0377

Any response to this action should be mailed to:

Art Unit: 2686

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9306 (for formal communications intended for entry)

Or:

(703) 872-9306, (for informal or draft communications, please label

"PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Joy K. Contee

October 31, 2003

Marcha D Bank-Harold

MARSHA D. BANKS-HAROLD SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600